economic injury the deadline is March 12, 1996.

The economic injury numbers are 853400 for Missouri, 853900 for Iowa, and 855400 for Arkansas.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: July 20, 1995.

Bernard Kulik,

Associate Administrator for Disaster Assistance.

[FR Doc. 95–18341 Filed 7–25–95; 8:45 am]

[Declaration of Disaster Loan Area #2775 Amendment #2]

Louisiana; Declaration of Disaster Loan Area

The above-numbered Declaration is hereby amended, effective July 14, 1995, to extend the deadline for filing applications for physical damages as a result of this disaster. The new deadline is August 10, 1995.

The termination date for filing applications for loans for economic injury remains February 12, 1996.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008)

Dated: July 20, 1995.

Bernard Kulik,

Associate Administrator for Disaster Assistance.

[FR Doc. 95–18342 Filed 7–25–95; 8:45 am] BILLING CODE 8025–01–M

[Declaration of Disaster Loan Area #2798]

West Virginia; Declaration of Disaster Loan Area

As a result of the President's major disaster declaration on July 12, 1995, and an amendment thereto on July 18, I find that Mercer, Mineral, and Nicholas Counties in the State of West Virginia constitute a disaster area due to damages caused by severe storms, heavy rain and flash flooding beginning on June 23, 1995 and continuing through June 28, 1995. Applications for loans for physical damages may be filed until the close of business on September 11, 1995, and for loans for economic injury until the close of business on April 12, 1996, at the address listed below:

U.S. Small Business Administration, Disaster Area 1 Office, 360 Rainbow Blvd. South, 3rd Floor, Niagara Falls, NY 14303

or other locally announced locations. In addition, applications for economic injury loans from small businesses located in the following contiguous counties may be filed until the specified date at the above location: Braxton, Clay, Fayette, Grant, Greenbrier, Hardy, McDowell, Monroe, Raleigh, Summers, Webster, and Wyoming Counties in West Virginia, and Tazewell County in Virginia.

Any counties contiguous to the abovenamed counties and not listed herein have been previously declared in a separate declaration for the same occurrence.

The interest rates are:

	Percent
For Physical Damage:	
Homeowners with credit avail-	
able elsewhere	8.000
Homeowners without credit	
available elsewhere	4.000
Businesses with credit available	
elsewhere	8.000
Businesses and non-profit orga-	
nizations without credit avail-	
able elsewhere	4.000
Others (including non-profit or-	
ganizations) with credit avail-	
able elsewhere	7.125
For Economic Injury:	
Businesses and small agricul-	
tural cooperatives without	
credit available elsewhere	4.000

The number assigned to this disaster for physical damage is 279806. For economic injury the numbers are 857100 for West Virginia and 856100 for Virginia.

(Catalog of Federal Domestic Assistance Program Nos. 59002 and 59008).

Dated: July 20, 1995.

Bernard Kulik,

Associate Administrator for Disaster Assistance.

[FR Doc. 95–18343 Filed 7–25–95; 8:45 am] BILLING CODE 8025–01–M

DEPARTMENT OF TRANSPORTATION

Aviation Proceedings; Agreements filed during the Week Ended July 14, 1995

The following Agreements were filed with the Department of Transportation under the provisions of 49 U.S.C 412 and 414. Answers may be filed within 21 days of date of filing.

Docket Number: OST-95-312.
Date filed: July 11, 1995.
Parties: Members of the International
Air Transport Association.

Subject: COMP Reso/C 0626 dated March 7, 1995, Standard Revalidating Resolutions 002, Correction—COMP Reso/C 0636 dated April 13, 1995.

Proposed Effective Date: October 1, 1995.

Docket Number: OST-95-313.

Date filed: July 11, 1995.

Parties: Members of the International Air Transport Association.

Subject: TC3 Telex Mail Vote 746, Introduce Osaka-Guangzhou fares, r-1—0431, r-4—063ii, r-7—087k, r-2—053i, r-5—076t, r-8—092f, r-3—063i, r-6—085hh, r-9—092v.

Proposed Effective Date: August 1, 1995

Docket Number: OST-95-319. Date filed: July 13, 1995.

Parties: Members of the International Air Transport Association.

Subject: TC3 Telex Mail Vote 745, Japan-Korea fares r-1 to r-9.

Proposed Effective Date: July 25, 1995.

Paulette V. Twine,

Chief, Documentary Services Division. [FR Doc. 95–18267 Filed 7–25–95; 8:45 am] BILLING CODE 4910–62–P

Federal Aviation Administration

Aviation Rulemaking Advisory Committee; Meeting

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of meeting.

SUMMARY: The FAA is issuing this notice to advise the public of a meeting of the Federal Aviation Administration Aviation Rulemaking Advisory Committee to discuss general aviation operations issues.

DATES: The meeting will be held on August 9, 1995, at 9:30 a.m.

ADDRESSES: The meeting will be held at the Helicopter Association International, 1635 Prince Street, Alexander, VA.

FOR FURTHER INFORMATION CONTACT:

Mr. Louis C. Cusimano, Assistant Executive Director for General Aviation Operations, Flight Standards Service (AFS–800), 800 Independence Avenue, SW., Washington, DC 20591. Telephone: (202) 267–8452; FAX: (202) 267–5094.

SUPPLEMENTARY INFORMATION: Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92-463; 5 U.S.C. App. II), notice is hereby given of a meeting of the Aviation Rulemaking Advisory Committee to discuss general aviation operations issues. This meeting will be held on August 9, 1995, at 9:30 a.m., at the Helicopter Association International, 1635 Prince Street, Alexandria, VA. The agenda for this meeting will include status reports from the part 103 (Ultralight Vehicles) Working Group and the VHS Navigation and Communications Working Group. In

addition, the IFR Fuel Requirements/
Destination and Alternate Weather
Minimums Working Group will present
a revised concept briefing at the
meeting, and the ARAC members will
vote whether or not the working group
should include the revised concept
when it drafts its recommendation.
Members of the public may contact
Cindy Herman, ARM-108, Federal
Aviation Administration, 800
Independence Avenue, S.W.
Washington, DC 20591, (202) 267-7627,
fax (202) 267-5075 to obtain a copy of
the briefing prior to the meeting.

Attendance is open to the interested public but may be limited to the space available. The public must make arrangements in advance to present oral statements at the meeting or may present written statements to the committee at any time. In addition, sign and oral interpretation can be made available at the meeting, as well as an assistive listening device, if requested 10 calendar days before the meeting. Arrangements may be made by contacting the person listed under the heading FOR FURTHER INFORMATION CONTACT.

Issued in Washington, DC on July 19, 1995. **Roger M. Baker, Jr.,**

Acting Assistant Executive Director for General Aviation Operations, Aviation Rulemaking Advisory Committee. [FR Doc. 95–18384 Filed 7–25–95; 8:45 am] BILLING CODE 4910–13–M

Maritime Administration

[Docket S-922]

OMI Patriot Transport, Inc., et al.; Application for Modification of Operating-Differential Subsidy Agreements

By application of April 27, 1995, pursuant to Title VI of the Merchant Marine Act, 1936, as amended, and Article II-25 of Operating-Differential Subsidy Agreements (ODSAs) No. MA/ MSB-167 (a), (b), (c) and (d), OMI Patriot Transport, Inc., OMI Courier Transport, Inc., and OMI Rover Transport, Inc. requested approval for modification of Article I-3(a) of the ODSAs to incorporate the OMI COLUMBIA in the ODSAs and approval to include the OMI COLUMBIA in an Operating-Differential Subsidy (ODS) sharing system among the vessels named in the ODSAs. The vessels currently named in the ODSAs, under an ODS sharing arrangement are the COURIER, PATRIOT, RANGER, ROVER, OMI MISSOURI, and OMI SACRAMENTO.

The OMI COLUMBIA, which is owned by OMI Challenger Transport, Inc., is a 138,698 DWT U.S.-flag crude oil tanker that began operating in 1983 on a time charter basis in the Alaska North Slope crude oil trade, following its reconstruction and documentation under U.S.-flag pursuant to the Wrecked Vessel Act (46 app. U.S.C. 14). The applicants note that for the last two years, however, the OMI COLUMBIA has been operating in the spot market and has been in laid up status for most of that time.

The applicants believe that a subsidy sharing arrangement for the OMI COLUMBIA would result in critically needed operating flexibility for the vessel. The OMI COLUMBIA is a highly efficient, diesel powered vessel that could compete effectively in the foreign trade with subsidy. The applicants point out that the entry of the OMI COLUMBIA into the foreign trade would enhance the presence of the U.S.flag fleet in a trade where the U.S.-flag presence is far too small. Furthermore, the expansion of U.S.-flag service in the foreign commerce is the primary goal of the ODS program and one that would be furthered by permitting the OMI COLUMBIA to be incorporated into the subsidy sharing agreement enjoyed by other OMI-owned vessels.

At a time when the U.S. merchant marine is fighting to remain strong and competitive, the applicants aver that every permitted use of available subsidy should be allowed. In the applicant's view, no statutory restriction limits subsidy to tank vessels under 100,000 DWT; the restriction is a matter of informal policy only. The applicants maintain that circumstances have changed markedly, providing a substantial basis for modification of the deadweight limitation policy.

The applicants' position is that the modification needed is modest. The deadweight tonnage of the OMI COLUMBIA is not significantly higher than the informal limitation. In addition, the total amount of subsidy to be paid is not increased by this contract modification. Consequently, the subsidy is simply used to maintain another U.S.-flag vessel in active service in the U.S. merchant marine.

Granting the OMI COLUMBIA subsidy sharing rights, the applicants conclude, will enable the OMI COLUMBIA to enhance U.S.-flag service in the foreign trade and will help maintain a trained base of U.S. seafarers.

This application may be inspected in the Office of the Secretary, Maritime Administration. Any person, firm, or corporation having any interest in such application and desiring to submit

comments concerning the application must file written comments in triplicate with the Secretary, Maritime Administration, Room 7210, Nassif Building, 400 Seventh Street SW., Washington, D.C. 20590. Comments must be received no later than 5:00 p.m. on Aug. 2, 1995. This notice is published as a matter of discretion and publication should in no way be considered a favorable or unfavorable decision on the application, as filed or as may be amended. The Maritime Administrator will consider any comments submitted and take such action with respect thereto as may be deemed appropriate.

(Catalog of Federal Domestic Assistance Program No. 20.804 (Operating-Differential Subsidies)).

By Order of the Maritime Subsidy Board. Dated: July 21, 1995.

Joel C. Richard,

Secretary.

[FR Doc. 95–18379 Filed 7–25–95; 8:45 am] BILLING CODE 4910–81–P

National Highway Traffic Safety Administration

[Docket No. 95-57; Notice 1]

General Motors Corporation; Receipt of Application for Decision of Inconsequential Noncompliance

General Motors Corporation (GM) of Warren, Michigan, has determined that some of its vehicles fail to comply with the requirements of 49 CFR 571.108, Federal Motor Vehicle Safety Standard (FMVSS) No. 108, "Lamps Reflective Devices, and Associated Equipment,' and has filed an appropriate report pursuant to 49 CFR Part 573, "Defect and Noncompliance Reports." GM has also applied to be exempted from the notification and remedy requirements of 49 U.S.C. Chapter 301-"Motor Vehicle Safety" on the basis that the noncompliance in inconsequential to motor vehicle safety.

This notice of receipt of an application is published under 49 U.S.C. 30118 and 30120 and does not represent any agency decision or other exercise of judgment concerning the merits of the application.

In FMVSS No. 108, Paragraph S5.5.10(d) requires that "all other lamps [not mentioned in Paragraphs S5.510(a-c) which includes all stop lamps such as enter high-mounted stop lamps (CHMSLs)] shall be wired to be steadyburning."

During the 1995 model year, GM manufactured a total of 96,607 GMC and Chevrolet Suburban, GMC Yukon, and